01-02-02

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

CERTIFICATE OF EXPRESS MAILING certify that this paper and the documents and/or fees referred to as attached therein are being deposited with the United States Postal Service on October 25, 2001 in an envelope as "Express Mail Post Office to Addressee" service under 37 CFR §1.10, Mailing Label Number

EL898675284US_addressed to the Commissioner for Patents, Washington,

Attorney Docket No.: ALTRP063/A579

First Named Inventor: LANGHAMMER



UTILITY PATENT APPLICATION TRANSMITTAL (37 CFR. § 1.53(b)) (Regular application claiming priority of a provisional)

Comr	nissioner for Patents
	Patent Application
	ington, DC 20231
Sir	This is a request for filing a patent application under 37 CFR. § 1.53(b) in the name of inventors:

36 Pages of Specification, Claims and Abstract

EFFICIENT METHOD FOR TRACEBACK DECODING OF TRELLIS (VITERBI) CODES

Martin Langhammer

Si .	
Assigned to:	Altera Corporation
(m)	•
Priority 35 U.S.C. § 11	CITC Day 12 14 12 12 12 15 15 15 15 15 15 15 15 15 15 15 15 15
Friont	y of U.S. Provisional Application No. 60/245,880 filed on November 3, 2001 is claimed unde
35 U.S.C. § 11	9(e).
j_i	
Application El	ements:

	13 Sheets of formal Drawings				
	Combined Declaration and Power of Attorney				
\boxtimes	2 pages of Separate Declaration				
Accompany	ving Application Parts:				
\boxtimes	Do not publish this application. Nonpublication Request is attached.				
\boxtimes	Assignment and Assignment Recordation Cover Sheet (recording fee of \$40.00 enclosed)				
\boxtimes	Separate Power of Attorney by Assignee				
\boxtimes	37 CFR 3.73(b) Statement by Assignee				
	Information Disclosure Statement with Form PTO-1449				
	Copies of IDS Citations				
	Preliminary Amendment				
\bowtie	Return Receipt Postcard				

Claim Fo	r Foreign Priority								
Pr	Priority of Application No. filed on is claimed under 35 U.S.C. § 119. The certified copy is enclosed. The certified copy will follow.								
Aı	Amend the specification by inserting before the first line the sentence:								
"T fil	"This application claims the benefit of U.S. Provisional Application No. filed on , the disclosure of which is incorporated herein by reference."								
Fee Calcu	lation (37 CFR § 1.	16)							
Tag.	pplicant is entitled to	Small En	tity Status under 37 C.F	R. §1.27.					
D W	(Col. 1) Total Claims		(Col. 2) Claims	(Col. 3) Present Extra					
Mbm.r					Rate	Additional Fee			
TOTAL INDEP.	36	MINUS	20	= 16	x 18 =	288.00			
	6	MINUS	3	= 3	x 84 =	252.00			
El José	[]		entation of multiple dep		\$280 =				
[7]		Basic	Filing Fee under 37 C.	F.R. §1.16(a)	\$740 =	740.00			
IU U					OTAL	\$1,280.00			
151	SMALL	ENTITY 50	0% FILING FEE REDU	JCTION (if app	licable)				
Check No. 4892in the amount of \$1,320.00 is enclosed. The Commissioner is authorized to charge any fees beyond the amount enclosed which may be required, or to credit any overpayment, to Deposit Account No. 500388 (Order No. ALTRP063).									
General A	athorization for Peti	tion for Ex	tension of Time (37 CI	R §1.136)					
Applicants hereby make and generally authorize any Petitions for Extensions of Time as may be needed or any subsequent filings. The Commissioner is also authorized to charge any extension fees under 37 CFR 11.17 as may be needed to Deposit Account No. 500388 (Order No. ALTRP063).									
Please send correspondence to the following address: Customer Number 022434 22434									
Oate: Octo	ber 25, 2001	,	Russell N. Swerdon Registration No. 36	fort	RADEMARK OFFIC				

Page 2 of 2

ov Priort)

Please send all correspondence for this application as follows:

Russell N. Swerdon BEYER, WEAVER & THOMAS, LLP P.O. Box 778

P.O. Box 7/8 Berkeley, CA 94704-0778

Please direct any calls to the same at (510) 843-6200.

Pursuant to 37 C.F.R. § 3.73, assignee certifies that to the best of assignee's knowledge and belief it is the assignee of the entire right, title, and interest in and to the above-referenced patent application and represents that the undersigned is a representative authorized and empowered to sign on behalf of the assignee. Assignee has reviewed the assignment document that evidences the placement of title in the assignee, a true and correct copy of which is attached hereto.

Pursuant to 37 C.F.R. §3.71, the assignee hereby states that prosecution of the above-referenced patent application is to be conducted to the exclusion of the inventor(s).

ALTERA CORPORATION

Date 10/8/01	Cllbreig iss		
	C. Wendell Bergere		
	Vice President General Councel and Secretary		

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Martin Langhammer Attorney Docket No.: ALTRP063/A579

Application No.: Please assign Examiner: Unassigned

Filed: Herewith Group: Unassigned

Title: EFFICIENT METHOD FOR TRACEBACK DECODING OF TRELLIS (VITERBI) CODES

CERTIFICATE OF EXPRESS MAILING

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NONPUBLICATION REQUEST AND CERTIFICATION (35 U.S.C. 122(b)(2)(B)(i))

Commissioner for Patents Box Patent Application Washington, DC 20231

Sir:

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen (18) months after filing. I hereby request that the attached application **NOT** be published under 35 U.S.C. 122(b).

Russell N. Swerdon Registration No. 36,943

NOTE:

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications, eighteen months after filing, the application **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign of international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).